## IN THE UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF TENNESSEE NASHVILLE, TENNESSEE

WORD MUSIC, LLC., a Tennessee Limited Liability company, DAYSPRING MUSIC, LLC, a Tennessee Limited Liability Company, WORDSPRING MUSIC, LLC., a Tennessee Limited Liability company, UNICHAPPELL MUSIC, INC., a Delaware corporation, CHAPPELL & CO., INC., a Delaware corporation, COTILLION MUSIC, INC., a Delaware Corporation, RIGHTSONG MUSIC, INC., a Delaware Corporation, WALDEN MUSIC, INC., a New York Corporation, WARNER/TAMERLANE PUBLISHING CORP., a California corporation, and WB MUSIC CORP., a California corporation,

Case No. 3: 07-cv-502 And

Case No. 3:07-cv-981

Plaintiffs,

VS.

PRIDDIS MUSIC, INC., a Nevada corporation, RICHARD L. PRIDDIS, individually, PROSOUND KARAOKE LTD., a United Kingdom corporation, MEDIOSTREAM, INC., a California corporation, d/b/a "K SUPERSTAR," D.J. MILLER MUSIC DISTRIBUTORS, INC., a Colorado corporation, d/b/a "PROSING," and DALE S. MILLER, Individually

Defendants.

MEDIOSTREAM, INC., a California corporation,

Plaintiff,

VS.

PRIDDIS MUSIC, INC., a Nevada corporation,

Defendant.

CONSOLIDATED

Judge Wiseman

Magistrate Judge Knowles

JURY DEMAND
AGREED ORDER OF DISMISSAL
WITH PREJUDICE – (PRIDDIS
DEFENDANTS)

This is an action for copyright infringement. The Plaintiffs, WORD MUSIC, LLC., et al., and the Defendants, PRIDDIS MUSIC, INC., a Nevada corporation, RICHARD L. PRIDDIS, individually, and PROSOUND KARAOKE LTD., a United Kingdom corporation, ("PRIDDIS Defendants") having reached a settlement of the Plaintiffs' claims which provides, in pertinent part, for dismissal of the Plaintiffs' claims against the PRIDDIS Defendants with prejudice and having filed a Joint Motion to effectuate the foregoing settlement terms,

It is therefore ORDERED:

- 1) The Court finds the Motion is well taken and is therefore *granted*.
- 2) The Plaintiffs' claims against the PRIDDIS Defendants are hereby dismissed with prejudice, subject only to reinstatement within 30 days in the event that the PRIDDIS Defendants fail to make the settlement payment and enforcement of the previously entered Permanent Injunction entered January 31, 2008.
- 3) The Cross-claim of PRIDDIS MUSIC, INC. against MEDIOSTREAM, INC., filed in the consolidated case no. 3: 07 cv 981 is hereby dismissed *with prejudice* as well.
  - 4) The parties, and each of them, shall bear their own respective costs.

ENTERED: SENIOR JUDGE THOMAS WISEMAN United States District Judge

DATED:

**MAY 12, 2008** 

## AGREED AND APPROVED FOR ENTRY:

s/Paul Harrison StaceyPaul Harrison StaceyLaw Offices of Paul Harrison Stacey, P.C.\*Attorney for Plaintiffs